

1 WAYMO LLC,

2 No. C 17-00939 WHA

3 Plaintiff,

4 v.

5 UBER TECHNOLOGIES, INC., *et al.*,6 **SCHEDULING ORDER**7 Defendants.
8

9
10
11
12
13
14
15 The hearing on plaintiff Waymo LLC's motion for a preliminary injunction is
16 rescheduled from May 4 to **MAY 3**. On that date, the hearing on the motion will be split up into
17 two separate proceedings. *First*, at **7:30 A.M.**, we will have a hearing closed to the public,
18 during which the parties will have an opportunity to address anything deserving to be under
19 seal. Counsel should limit their arguments to items that should truly be under seal and not veer
20 off into topics merely related to items under seal. Counsel should also provide shorthand names
21 for each alleged trade secret discussed in argument so that they can later be referenced to by the
22 short name. *Second*, at **9:00 A.M.**, we will have a public hearing to address the rest of the
23 motion. At this later proceeding, counsel may use the previously established shorthand to refer
24 to trade secrets without revealing the contents thereof.25 As stated earlier, the Court remains concerned that too much information in this case is
26 being hidden from the public under claims of confidentiality. Please make sure that the bare
27 minimum remains redacted (so that delays to comb out unnecessary redactions can be avoided).
28

1 The public has a legitimate interest in looking over our shoulders to see the work in our courts,
2 which belong to the public, not to litigants.

3

4 **IT IS SO ORDERED.**

5

6 Dated: March 28, 2017.

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

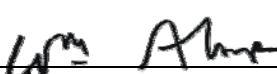
24

25

26

27

28


WILLIAM ALSUP
UNITED STATES DISTRICT JUDGE